## Duane Morris<sup>®</sup>

FIRM and AFFILIATE OFFICES

NEW YORK
LONDON
SINGAPORE

PHILADELPHIA CHICAGO

WASHINGTON, DC

SAN FRANCISCO

SILICON VALLEY SAN DIEGO

HO CHI MINH CITY

BOSTON HOUSTON LOS ANGELES HANOI

ATLANTA BALTIMORE WILMINGTON MIAMI

PITTSBURGH NEWARK

LAS VEGAS CHERRY HILL

BOCA RATON

LAKE TAHOE

MUSCAT, OMAN
"A GCC REPRESENTATIVE

OFFICE OF DUANE MORRIS

ERIC R. BRESLIN DIRECT DIAL: +1 973 424 2063 PERSONAL FAX: +1 973 556 1552 E-MAIL: erbreslin@duanemorris.com

www.duanemorris.com

September 26, 2013

## VIA ECF

Honorable Laura Taylor Swain United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

Re: <u>United States v. Bonventre et. al., No. 10-cr-228 (LTS)</u>

ALLIANCE WITH MIRANDA & ESTAVILLO

MEXICO CITY

Dear Judge Swain:

On behalf of all defendants, we request the Court's authorization to extend the Court's September 24, 2013 Order to bring various computing and electronic devices into the courthouse for use during trial. The Court's September 24, 2013 Order, attached here, permits defense counsel to bring in equipment beginning on October 7. In light of the Court's plan for jury selection set forth at the pre-hearing conference yesterday, defense counsel believes it will be most expeditious to review jury questionnaires in the room set up in the courthouse for use by the defense. To that end, defense counsel respectfully requests permission to bring electronic equipment into the Courthouse for the preliminary jury selection days.

Respectfully submitted,

Eric R. Breslin

**Enclosures** 

cc: All Counsel (Via ECF)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

10 CR 228 (LTS)

- against -

DANIEL BONVENTRE, ANNETTE BONGIORNO, JO ANN CRUPI, JEROME O'HARA, and GEORGE PEREZ,

defendants.

The Court hereby authorizes the listed attorneys to bring the computing devices listed in the Court's September 24, 2013 Order for use of computing devices during trial, in addition to any cellular telephone permitted to the attorney with a "Secure Pass", for use during jury selection the above-captioned action, which is anticipated to begin on October 2, 2013, and conclude on or about October 4, 2013.

The attorneys identified in the September 24, 2013 must present a copy of this Order and the September 24, 2013 Order when entering the Courthouse. Their bringing of the equipment into the building constitutes a certification by them that the electronic devices lack (a) the capacity to make or record images or sounds or to send or receive wireless transmissions, and (b) one or more infrared ports or, alternatively, that any such capability or ports have been disabled. They shall not use or permit the use of such equipment to make or record images or sounds or to send or receive wireless transmissions.

## 

This order does not authorize any attorney or law firm to bring more than three computing devices into the Courthouse unless its receipt has been acknowledged below by the Chair of the Court's Technology Committee.

	SO ORDERED.
Dated:	
	Honorable Laura Taylor Swain United States District Court Judge
RECEIPT ACKNOWLEDGED	
Chair (or designee), Technology Committee	

Case 1:10-cr-00228-LTS Document 444 Filed 09/24/13 Page 3 of 7

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

10 CR 228 (LTS)

- against -

DANIEL BONVENTRE, ANNETTE BONGIORNO, JO ANN CRUPI, JEROME O'HARA, and GEORGE PEREZ,

defendants.

The Court hereby authorizes the following attorneys to bring the computing devices listed below into the Courthouse, in addition to any cellular telephone permitted to the attorney with a "Secure Pass", for use in a trial or proceeding in the above-captioned action, which is anticipated to begin on October 7, 2013, and conclude on or about March 1, 2013.

The attorneys and/or paralegals identified in this Order must present a copy of this Order when entering the Courthouse. Their bringing of the equipment into the building constitutes a certification by them that the electronic devices lack (a) the capacity to make or record images or sounds or to send or receive wireless transmissions, and (b) one or more infrared ports or, alternatively, that any such capability or ports have been disabled. They shall not use or permit the use of such equipment to make or record images or sounds or to send or receive wireless transmissions.

Attorney	Devices	
Eric R. Breslin	Laptop	
	Laptop	
	iPad	
	iPhone	
	Blackberry	
	Flash Drive	
	External Hard Drive	

d.

## 

Melissa S. Geller	T
Menssa S. Gener	Laptop
	Laptop
	iPad
	Flash Drive
	iPhone
	External Hard Drive
Larry Krantz	Laptop
	Laptop
	iPhone
	iPhone
	iPad
	iPad
	External Hard Drive
	Flash Drive
Kimberly Yuhas	Laptop
	Laptop
	iPhone
	iPhone
	iPad
	iPad
	External Hard Drive
	Flash Drive
Roland Riopelle	Laptop
	Blackberry
	External Hard Drive
	Flash Drive
Maurice Secarz	Laptop
	iPhone
	External Hard Drive
	Flash Drive
Gordon Mehler	iPhone
	Cell phone
	Laptop
	Laptop
	iPad
	iPad
	Flash drive
	External Hard Drive
Sarah Lum	
Saran Danii	Cell phone Cell phone
	Laptop
	Laptop
	iPad
	iPad
	External Hard Drive
T P - V V COV TOP CELEBOOK IN	Flash Drive

Andrew Frisch	iPhone
	Laptop
ij	Microsoft Surface Tablet / iPad
	Flash drive
	External Hard Drive
Amanda Bassen	iPhone
	Laptop
	iPad
	Flash drive
	External Hard Drive
Jeremy Spom	iPhone
	Laptop
	Tablet
	Flash Drive
	External Hard Drive
Gary Villaneuva	Cell phone
	Laptop
	Tablet
	Flash Drive
	External Hard Drive

This order does not authorize any attorney or law firm to bring more than three computing devices into the Courthouse unless its receipt has been acknowledged below by the Chair of the Court's Technology Committee.

This order resolves docket entry no. 444

SO ORDERED.

Dated:

September 24, 2013

Honorable Laura Taylor Swain United States District Court Judge

RECEIPT ACKNOWLEDGED

Chair or designee), Technology Committee